UNITED STATES BANKRUPTCY COURT District of Arizona

Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors, & Deadlines

The debtor(s) listed below filed a chapter 13 bankruptcy case on 2/19/10.

You may be a creditor of the debtor. **This notice lists important deadlines.** You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below. NOTE: The staff of the bankruptcy clerk's office cannot give legal advice.

See Reverse Side For Important Explanations

Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address):

WIL CHILLOUS

aka WILBERT CHILLOUS 4719 NORTH 87TH AVENUE

PHOENIX, AZ 85037

Case Number: 2:10-bk-04165-RJH Social Security / Individual Taxpayer ID / Employer Tax ID / Other

xxx-xx-2127

Attorney for Debtor(s) (name and address): JOSEPH W. CHARLES

LAW OFFICES OF JOSEPH W. CHARLES, P.C. PO BOX 1737

GLENDALE, AZ 85311–1737 Telephone number: 623–939–6546 Bankruptcy Trustee (name and address): EDWARD J. MANEY

P.O. BOX 10434 PHOENIX, AZ 85064–0434 Telephone number: 602–277–3776

Meeting of Creditors

Date: March 31, 2010 Time: 11:30 AM Location: US Trustee Meeting Room, 230 N. First Avenue, Suite 102, Phoenix, AZ

Deadlines:

Papers must be received by the bankruptcy clerk's office by the following deadlines:

Deadline to File a Proof of Claim:

For all creditors (except a governmental unit): 6/29/10

For a governmental unit (except as otherwise provided in Fed. R. Bankr. P. 3002 (c)(1)): **8/18/10**

Creditor with a Foreign Address:

A creditor to whom this notice is sent at a foreign address should read the information under "Claims" on the reverse side.

Deadline to File a Complaint to Determine Dischargeability of Certain Debts: 6/1/10

Deadline to Object to Exemptions:

Thirty (30) days after the *conclusion* of the meeting of creditors.

Filing of Plan, Hearing on Confirmation of Plan

You will be sent separate notice of the hearing on confirmation of the plan.

Creditors May Not Take Certain Actions:

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor, the debtor's property, and certain codebtors. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

1020 NI - 141 - Fi A Ci 101	For the Court: Clerk of the Bankruptcy Court: Brian D. Karth
Hours Open: Monday – Friday 9:00 AM – 4:00 PM	Date: 2/22/10

	EXPLANATIONS	<u> </u>		
Filing of Chapter 13 Bankruptcy Case	A bankruptcy case under Chapter 13 of the Bankruptcy Code (title 11, United court by the debtor(s) listed on the front side, and an order for relief has been individual with regular income and debts below a specified amount to adjust effective unless confirmed by the bankruptcy court. You may object to confir confirmation hearing. A copy or summary of the plan, if not enclosed, will be confirmation hearing is not indicated on the front of this notice, you will be so the debtor will remain in possession of the debtor's property and may continuany, unless the court orders otherwise.	entered. Chapter 13 allows an debts pursuant to a plan. A plan is not mation of the plan and appear at the e sent to you later, and if the ent notice of the confirmation hearing.		
Legal Advice	The staff of the bankruptcy clerk's office cannot give legal advice. Consult a this case.	a lawyer to determine your rights in		
Creditors Generally May Not Take Certain Actions	Prohibited collection actions against the debtor and certain codebtors are liste 1301. Common examples of prohibited actions include contacting the debtor demand repayment; taking actions to collect money or obtain property from the property; starting or continuing lawsuits or foreclosures; and garnishing or decertain circumstances, the stay may be limited to 30 days or not exist at all, alto extend or impose a stay.	by telephone, mail or otherwise to he debtor; repossessing the debtor's ducting from the debtor's wages. Under		
Meeting of Creditors	A meeting of creditors is scheduled for the date, time and location listed on the in a joint case) must be present at the meeting to be questioned under oath by are welcome to attend, but are not required to do so. The meeting may be conwithout further notice.	the trustee and by creditors. Creditors		
Claims	A Proof of Claim is a signed statement describing a creditor's claim. If a Proof this notice, you can obtain one at any bankruptcy clerk's office. A secured cre regardless of whether that creditor files a Proof of Claim. If you do not file a a Proof of Claim" listed on the front side, you might not be paid any money of bankruptcy case. To be paid you must file a Proof of Claim even if your claim debtor. Filing a Proof of Claim submits the creditor to the jurisdiction of the lawyer can explain. For example, a secured creditor who files a Proof of Claim nonmonetary rights, including the right to a jury trial. Filing Deadline for a deadlines for filing claims set forth on the front of this notice apply to all creditor at a foreign address, the creditor may file a motion requesting the contents.	editor retains rights in its collateral Proof of Claim by the "Deadline to File on your claim from other assets in the in is listed in the schedules filed by the bankruptcy court, with consequences a m may surrender important Creditor with a Foreign Address: The ditors. If this notice has been mailed to		
Discharge of Debts	The debtor is seeking a discharge of most debts, which may include your debnever try to collect the debt from the debtor. If you believe that a debt owed to Bankruptcy Code § 523 (a)(2) or (4), you must start a lawsuit by filing a comby the "Deadline to File a Complaint to Determine Dischargeability of Certain bankruptcy clerk's office must receive the complaint and any required filing for the complaint and the complaint a	o you is not dischargeable under plaint in the bankruptcy clerk's office n Debts" listed on the front side. The		
Exempt Property	The debtor is permitted by law to keep certain property as exempt. Exempt property to creditors, even if the debtor's case is converted to chapter 7. The debtor mule exempt. You may inspect that list at the bankruptcy clerk's office. If you belied debtor is not authorized by law, you may file an objection to that exemption. The receive the objection by the "Deadline to Object to Exemptions" listed on the	ast file a list of all property claimed as eve that an exemption claimed by the The bankruptcy clerk's office must		
Bankruptcy Clerk's Office	Any paper that you file in this bankruptcy case should be filed at the bankrup on the front side. You may inspect all papers filed, including the list of the de property claimed as exempt, at the bankruptcy clerk's office.			
Creditor with a Foreign Address	Consult a lawyer familiar with United States bankruptcy law if you have any case.	questions regarding your rights in this		
Dismissal of Case	This case shall be dismissed if the debtor(s) fail to appear at the meeting of creschedules and statements.	reditors or fail to timely file all required		
All individual debtors must provide photo identification and proof of social security number to the trustee at the meeting of creditors. Failure to do so may result in your case being dismissed.				
Refer to Other Side for Important Deadlines and Notices				

UNITED STATES BANKRUPTCY COURT DISTRICT OF ARIZONA

NOTICE OF CERTAIN PROVISIONS OF LOCAL BANKRUPTCY RULES 2084-1 through 2084-26

These Rules implement procedures for Chapter 13 cases filed under the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 and apply to all Chapter 13 cases filed on or after October 17, 2005. The following does not include all provisions of these Rules. The complete Rules can be viewed at www.azb.uscourts.gov.

Plan.

- a. In addition to the requirements of 11 U.S.C. § 1322(a), a plan shall have:
 - 1. The debtor's estimate of the value of each secured claim, the method of determining the value. (examples such as Kelley Blue Book, appraisal, or debtor opinion) and the amount to be paid on each secured claim;
 - 2. The interest rate to be paid on each mortgage arrearage or other secured claim;
 - 3. A statement that the debtor has filed all tax returns or which returns are unfiled;
 - 4. The signatures of the debtor and debtor's attorney, in the form allowed or required by the ECF interim operating order; and 5. A Local Form 13–2 plan analysis.
- b. Other than the original plan, a plan filed before entry of an order of confirmation of a plan shall be entitled "Amended Plan." In an amended plan, a debtor needs only to include those terms and conditions that differ from the original plan.
- c. A plan filed after entry of an order of confirmation of a plan shall be titled as a "Modified Plan." In a modified plan, a debtor needs only to include those terms or conditions that differ from the plan confirmed by the Court and the order confirming plan.

Adequate Protection Payments.

- a. A plan shall propose monthly adequate protection payments to creditors secured by depreciating personal property to be included in the plan payments, beginning with month one. Unless the Court orders otherwise, the debtor shall not make adequate protection payments directly to any creditor or reduce the amount of the plan payments made to the trustee for any amount attributable to the adequate protection payments.
- b. The trustee is authorized to make pre-confirmation adequate protection payments to one or more secured creditors if:
 - 1. The plan provides for payment of the adequate protection payments;
 - 2. The debtor's Schedule D discloses the debt and describes the collateral;
 - 3. The creditor has filed a secured proof of claim, with documentation evidencing a perfected security interest, that asserts a purchase money security interest in the personal property;
 - 4. The debtor or creditor sends a letter to the trustee requesting payment of pre-confirmation adequate protection payments set forth in the plan along with a copy of the secured proof of claim; and
 - 5. The collateral is depreciating and the amount of the adequate protection payments approximates the depreciation, which for motor vehicles is generally in the range of 1% of the value of the vehicle per
- c. Payment of pre-confirmation adequate protection payments is without prejudice to the secured creditor's right to object to the plan, or seek a determination as to the value of the secured claim or amount necessary to provide adequate protection.
- d. The trustee is entitled to take the percentage fee from all adequate protection payments received or collected. To the extent the trustee has funds on hand, the trustee shall begin making pre-confirmation adequate protection payments if the trustee receives the letter requesting pre-confirmation more than ten business days before the trustee's scheduled monthly distribution; otherwise the trustee will distribute adequate protection payments beginning with the next month's distribution. If the debtor has paid an insufficient amount of money to pay adequate protection payments in full, the trustee shall pay the creditors in pro rata amounts.
- e. If the trustee has not made pre-confirmation adequate protection payments, the trustee promptly shall disburse the adequate protection payments after the Court confirms the plan. If the Court dismisses the case before confirmation of a plan, the trustee will pay the creditor any adequate protection payments due and owing from funds received by the trustee under § 1326(a)(1)(A), less the statutory trustee's fee, then allowed administrative expenses. If the trustee is required to pay adequate protection payments to more than one

creditor but the trustee has an insufficient amount of money to pay them in full, the trustee shall pay the creditors in pro rata amounts.

Serving the Plan or Motion for Moratorium.

- a. The debtor shall serve on creditors, as required by § 342 and F.R.B.P. 7004 and 9014, the plan (original, amended, modified) and plan analysis, or any motion for a moratorium, and a notice containing the appropriate deadlines set forth below. A debtor must serve a motion for a moratorium in the same manner as a plan.
- b. A debtor needs only to serve nonmaterial changes in an amended or a modified plan on the trustee and those creditors affected by the changes. To be regarded as nonmaterial, the modification must not delay or reduce the dividend to be paid on any claim or otherwise modify the claim of affected creditor's consent. A material modification is considered a plan amendment or modification and must be noticed accordingly.
- c. The notice served with a plan or motion for a moratorium must be in a form that complies with this General Order and is approved by the chapter 13 trustee. Noticing out the plan or a motion for a moratorium without the notice is insufficient.
- d. If the debtor is unrepresented by counsel, the debtor is required timely to notice any plan or motion through the trustee. The trustee will direct how the debtor is to do the noticing and will select, with the approval of the United States Trustee, the mailing/copying service used by the debtor. The debtor shall pay the cost of this noticing.
- e. Unless the Court for cause orders otherwise, a debtor must accomplish service as follows:
 - 1. For the original plan, the debtor must serve it within five business days of filing it or within 25 days after the petition date, whichever is earlier.
 - 2. For an amended plan or pre-confirmation motion for a moratorium, the debtor must serve it within five business days after filing it.
 - 3. For a modified plan or post—confirmation motion for a moratorium, the debtor must serve it within five business days of filing it.
- f. If the debtor fails timely and properly to serve the original plan, within 25 days of the petition date, the trustee, in the trustee's discretion, may continue the meeting of creditors for a sufficient period for the debtor to notice out the plan and for creditors to receive at least 25 days of notice. The debtor shall contact the trustee for the date and time of the continued meeting of creditors. Using an updated master mailing list, the debtor shall notice out the continued meeting to all parties entitled to notice and file a certificate of service within three business days after receiving the continued date and time from the trustee. Also, within the same period, the debtor shall notice out the plan and the notice containing the deadline for creditor objections. If the debtor is pro se, the noticing of the plan and continued meeting of creditors may be combined. The new deadline for creditor objections shall be 10 calendar days after the date of the continued meeting of creditors or 25 days after service, whichever is later. If the Court dismisses the debtor's case before the debtor attends a meeting of creditors and then reinstates the case, the debtor shall notice or re—notice out the plan to creditors and file a certificate of service within three business days of receipt of the rescheduled meeting of creditors. The deadline for creditor objections shall be 10 days after the date of the meeting of creditors or 25 days after service, whichever is later.
- g. After the debtor serves any plan, motion for a moratorium, continued meeting of creditors, or reinstatement order, the debtor shall file a certificate of service within five business days. The certificate of service may be incorporated into the notice. The debtor shall attach a copy of the document being noticed out, the mailing list used, and the notice mailed to the certificate of service. Instead of attaching the document noticed out, the certificate and docket entry may contain the appropriate reference to the ECF docket number for that document. The debtor must use a master mailing list downloaded from the Court within five business days before the noticing. The mailing list attached to the certificate of service must contain the PACER/ECF information.
- h. If the debtor fails timely to file and properly serve any plan or motion for a moratorium, or timely file a certificate of service, the trustee may upload, and if uploaded shall serve, a proposed dismissal order and, after 10 days, the Court may dismiss the case without further notice or a hearing.

Creditor Objection to Plan or Motion for Moratorium.

- a. Time for filing creditor objection:
 - 1. For an original or amended plan, or pre-confirmation motion for a moratorium, the deadline for a creditor to file an objection to confirmation is 10 calendar days after the date set for the meeting of creditors or 25 days after service, whichever is later.
 - 2. For a modified plan or post—confirmation motion for a moratorium, the deadline for a creditor to file an objection to confirmation is 25 days after the date of service.

- b. The failure of a party in interest timely to file an objection to confirmation of a plan or the granting of a motion for a moratorium shall constitute acceptance of the plan or motion pursuant to 11 U.S.C. § 1325(a)(5)(A) and a waiver of the requirement that the Court hold a confirmation hearing within 45 days after the date of the meeting of creditors. Notice of the waiver of the 45–day confirmation hearing requirement and acceptance of the plan due to a creditor's failure timely to object shall be conspicuous in the notice of date to file objections served on all creditors.
- c. A secured creditor who disagrees with the valuation of the creditor's secured claim in the plan and who files an objection, shall state in the objection the creditor's estimate of the value of the collateral, the method of determining the value, and the amount of claim that is secured. Upon receipt of the creditor's objection, the debtor shall make the collateral available to the creditor for inspection and appraisal.

Trustee's Recommendation/Objection.

- a. For any plan or motion for a moratorium, the trustee shall file a recommendation/ objection by 25 days after the date set for the creditor objections.
- b. The debtor shall comply with any requirements stated in the trustee's recommendation/objection requesting documentation or information, to move the case procedurally toward confirmation of the plan, or to pay any delinquent plan payments. Within 30 days after the trustee files the recommendation/objection, the debtor shall comply with the trustee's requests. If the debtor timely fails to comply, the trustee may upload a dismissal order. If the trustee objects to the fees requested by debtor's counsel, counsel shall provide to the trustee a statement reflecting what work was done for the debtor and the time spent on each task. The statement may be as time sheet summaries.
- c. If the debtor makes no plan payments by the deadline for the trustee's recommendation set above, the trustee may upload an order dismissing the case rather than file a recommendation/objection.

Confirmation Hearing or Hearing on Objection.

- a. Unless the Court orders otherwise, a hearing on a creditor's objection is not a hearing requiring attendance of the trustee.
- b. A creditor who timely files an objection to plan confirmation may request a hearing on the objection from the Court prior to the expiration of the last date for filing an objection to plan confirmation. The failure of a creditor timely to request a hearing will constitute a waiver of the requirement that the Court hold a confirmation hearing within 45 days after the date of the meeting of creditors.
- c. Anytime after expiration of the time for a creditor to object, the debtor, trustee, or creditor may request the Court set a confirmation hearing rather than a hearing on an objection. Any order or notice setting a confirmation hearing must clearly state whether the debtor, debtor's attorney, trustee, and any creditor with an unresolved objection must appear at the hearing.

Confirmation of Plan or Granting of Motion for Moratorium.

The Court may confirm a plan or grant a motion for a moratorium without a confirmation or other hearing if:

- a. There are no timely objections filed by creditors and the trustee recommends confirmation or approval; or
- b. The trustee and all objecting creditors agree to a stipulated order.

Trustee Motion to Dismiss.

- a. A motion to dismiss filed by the trustee because the debtor is delinquent in one or more plan payments may provide for dismissal of the case unless, within 30 days of the trustee filing the motion, the debtor does one of the following:
 - 1. Pays the trustee the amount of the delinquent plan payments or gets an informal agreement with the trustee to catchup the payments;
 - 2. If the debtor is otherwise eligible, files with the Court, and serves a copy on the trustee, a notice of conversion to Chapter 7; or
 - 3. Files and serves a motion for a moratorium of the delinquent plan payments.
- b. If the debtor timely fails to do one of the acts in paragraph (a), the trustee may upload an order dismissing the case and, the Court may summarily dismiss the case.

Debtor's Objection to Proposed Dismissal Order.

If the debtor files an objection to a proposed dismissal order, the debtor must state what issues are resolved, what issues remain, and what has been done to move the plan toward confirmation.

Reinstatement of Dismissed Cases.

If the Court dismisses a case on motion of the trustee or pursuant to SectionVIII, the Court may grant a motion to reinstate the case without a hearing if the trustee approves the proposed reinstatement order. If the trustee does not approve the order, the debtor may set the matter for hearing. The Court may set a hearing on the motion to reinstate on request of an interested party who had joined the trustee's dismissal motion.

Priority or Secured Claims.

A claimant filing a secured or priority claim must file it electronically.

Stay Relief to Secured Creditor.

When a stay relief order unconditionally permits a creditor to foreclose or repossess its collateral, the trustee shall cease making payments on the creditor's secured claim if the trustee received the order more than five days before a monthly plan distribution, unless the order granting stay relief provides otherwise. The trustee may continue distributions to other creditors.

ENTERED BY THE COURT

UNITED STATES BANKRUPTCY COURT District of Arizona			PROOF OF CLAIM		
Name of Debtor: W	TIL CHILLOUS	Case Number: 10-04165			
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.					
Name of Creditor (t	the person or other entity to whom the debtor owes money or property):	1	is box to indicate that this claim a previously filed claim.		
Name and address v	where notices should be sent:	Court Claim Number:(If known)			
Telephone number:		Filed on:			
Name and address v	where payment should be sent (if different from above):	☐ Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.			
Telephone number:		Check this box if you are the debtor or trustee in this case.			
	n as of Date Case Filed: \$	5. Amount of Claim Entitled to Priority under 11 U.S.C. §507(a). If any portion of your claim falls in one of the following categories, check the box and state the amount.			
If all or part of your	claim is entitled to priority, complete item 5.	Specify the	priority of the claim.		
☐ Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		Domestic support obligations under 11 U.S.C. §507(a)(1)(A) or (a)(1)(B).			
2. Basis for Claim: (See instruction #	2. Basis for Claim: (See instruction #2 on reverse side.)		☐Wages, salaries, or commissions (up to		
3a. Debtor m	of any number by which creditor identifies debtor: ay have scheduled account as: ruction #3a on reverse side.)	filing of to	s) earned within 180 days before the bankruptcy petition or cessation btor's business, whichever is earlier C. §507 (a)(4).		
Check the approp	See instruction #4 on reverse side.) oriate box if your claim is secured by a lien on property or a right of setoff and provide the	Contributions to an employee benefit plan - 11 U.S.C. §507 (a)(5).			
Nature of proper Describe:	rty or right of setoff: Real Estate Motor Vehicle Other	lease, or personal,	o \$2,425* of deposits toward purchase, e, or rental of property or services for onal, family, or household use - 11 U.S.C.		
Value of Propert	y: \$ Annual Interest Rate%	S307 (a)(7). ☐ Taxes or penalties owed to governmental units			
	arage and other charges as of time case filed included in secured claim,		C. §507 (a)(8).		
-	if any: \$ Basis for perfection: Amount of Secured Claim: \$ Amount Unsecured: \$		☐ Other - Specify applicable paragraph of 11 U.S.C. §507 (a)().		
6. Credits: The amo	ount of all payments on this claim has been credited for the purpose of making this proof of claim.				
7. Documents: Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of "redacted" on reverse side.)		Amount entitled to priority: \$			
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.		*Amounts are subject to adjustment on 4/1/10 and every 3 years thereafter with respect to cases commenced on or after the date of			
If the documents are	e not available, please explain:	adjustment			
Date: Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any.		FOR COURT USE ONLY			

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district where the bankruptcy case was filed (for example, Central District of California), the bankruptcy debtor's name, and the bankruptcy case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is located at the top of the notice.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the Bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if the trustee or another party in interest files an objection to your claim.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Use this space to report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

4. Secured Claim:

Check the appropriate box and provide the requested information if the claim is fully or partially secured. (Skip this section if the claim is entirely unsecured. (See DEFINITIONS, below.) State the type and the value of property that secures the claim, attach copies of lien documentation, and state annual interest rate and the amount past due on the claim as of the date of the bankruptcy filing.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. §507(a):

If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See DEFINITIONS, below.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach to this proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt. You may also attach a summary. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary. FRBP 3001(c) and (d). If the claim is based on the delivery of health care goods or services, see instruction 2. Do not send original documents, as attachments may be destroyed after scanning.

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2), authorizes courts to establish local rules specifying what constitutes a signature. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS

_____DEFENITIO

Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is a person, corporation, or other entity owed a debt by the debtor that arose on or before the date of the bankruptcy filing. See 11 U.S.C. §101 (10).

Claim

A claim is the creditor's right to receive payment on a debt owed by the debtor that arose on the date of the bankruptcy filing. See 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

Secured Claim Under 11 U.S.C. §506(a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car.

A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien. A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

Claim Entitled to Priority Under 11 U.S.C.

§507(a) Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

Redacted

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor should redact and use only the last four digits of any social-security, individual's tax-identi fication, or financial-account number, all but the initials of a minor's name and only the year of any person's date of birth.

Evidence of Perfection

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

____INFORMATION_

Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system (www.pacer.psc.uscourts.gov) for a small fee to view your filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

CERTIFICATE OF NOTICE

District/off: 0970-2 User: lewisd Page 1 of 1 Date Rcvd: Feb 22, 2010 Case: 10-04165 Form ID: b9i Total Noticed: 21

The following entities were noticed by first class mail on Feb 24, 2010 4719 NORTH 87TH AVENUE, +WIL CHILLOUS, PHOENIX, AZ 85037-1200 JOSEPH W. CHARLES, LAW OFFICES OF JOSEPH W. CHARLES, P.C., aty GLENDALE, AZ 85311-1737 EDWARD J. MANEY, P.O. BOX 10434, PRAMERICAN HOME MORTGAGE SERVICING INC., PHOENIX, AZ 85064-0434 ., P. O. Box 631780, 8912802 8912803 ARIZONA FEDERAL CREDIT UNION, P. O. Box 60070, Phoenix AZ 85082-0070 +GE CAPITAL MOBIL, c/o LVNV FUNDING, LLC, P. O. Box 10497, +J R BROTHERS FINANCE, INC., 10000 North 31st Avenue, #D20, +Melissa Achomon, 12911 W Crittenden Ln, Avondale AZ 85392 8912806 Greenville SC 29603-0497 8912809 Phoenix AZ 85051-9567 +Melissa Achomon, 12911 W Crittenden +PARK DANSAN, 113 West Third Avenue, 8912811 +SHELL/CITIBANK SD NA, P. O. Box 6003, Hagerstown MD 21747-6003 +SPRINT, 4873 North 20th Street, Phoenix AZ 85016-4707 SUN HEALTH CLINICS, 1000 N 21st 2000 Avondale AZ 85392-6685 8912812 8912813 8912814 SUN HEALTH CLINICS, 1000 N 31st Ave Ste 120, Phoenix HINTVERSITY OF PHOENIX, 4615 East Elwood Street, FL 3, 8912815 +UNIVERSITY OF PHOENIX, 8912816 Phoenix AZ 85040-1908 220 John Glenn Drive, #1, 8912817 +ZENITH ACQUISITION, Amherst NY 14228-2228 The following entities were noticed by electronic transmission on Feb 22, 2010 smg EDI: AZDEPREV.COM Feb 22 2010 19:28:00 AZ DEPARTMENT OF REVEN AZ DEPARTMENT OF REVENUE, BANKRUPTCY & LITIGATION, 1600 W. MONROE, 7TH FL., PHOENIX, A. +EDI: AMEREXPR.COM Feb 22 2010 19:28:00 PHOENIX, AZ 85007-2650 8912801 AMERICAN EXPRESS, Box 0001, Los Angeles CA 90096-8000 8912804 +EDI: CHASE.COM Feb 22 2010 19:28:00 340 S Cleveland Ave, Chase Bank, Building 370, Westerville OH 43081-8917 EDI: AMINFOFP.COM Feb 22 2010 19:28:00 Sioux Falls SD 57117-5147 8912805 FIRST PREMIER BANK, P. O. Box 5147, +EDI: RMSC.COM Feb 22 2010 19:28:00 G: +EDI: HFC.COM Feb 22 2010 19:28:00 HS: +EDI: RESURGENT.COM Feb 22 2010 19:28:00 GEMB/WALMART, P. O. Box 981400, ISBC BANK, P. O. Box 5253, Car 8912807 El Paso TX 79998-1400 Carol Stream IL 60197-5253 8912808 HSBC BANK, 8912810 LVNV FUNDING, LLC, P. O. Box 10497, Greenville SC 29603-0497 TOTAL: 7 ***** BYPASSED RECIPIENTS *****

NONE. TOTAL: 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Feb 24, 2010

Signature